IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

THOMAS H. BATES,

Plaintiff,

v.

Case No. CIV-21-00705-JD

STATE FARM FIRE AND CASUALTY COMPANY,

Defendant.

PLAINTIFF'S LIST OF WITNESSES

COMES NOW the Plaintiff, Thomas H. Bates, and pursuant to the Court's Scheduling Order [Doc. No. 14] submits the following list of witnesses.

No.	Name/Address	Summary of Expected Testimony	Expected to be called/May be called
1.	Thomas H. Bates c/o Miller Johnson Jones Antonisse & White	Deposed.	Expected.
	500 NW 6 th St, Suite 300 Oklahoma City, OK 73102		
2.	Gary Bates c/o Miller Johnson Jones Antonisse & White 500 NW 6 th St, Suite 300 Oklahoma City, OK 73102	Deposed.	Expected.
3.	Marian Bates c/o Miller Johnson Jones Antonisse & White 500 NW 6 th St, Suite 300 Oklahoma City, OK 73102	Deposed.	Expected.

4.	Shari Bivens 2133 N. Kelly Ave. Suite 150 Edmond, OK 73003	Employee of State Farm agent's office. Communications regarding Plaintiff's claim.	Expected.
5.	Tresa Dunnican-Jacome State Farm Fire & Casualty Company c/o GABLEGOTWALS BOK Park Plaza 499 W. Sheridan Ave., Suite 2200 Oklahoma City, OK 73102	To be deposed. Former State Farm Claims Specialist. Facts and circumstances surrounding coverages under the policy, the loss, inspection, and handling of Plaintiff's claim.	Expected.
6.	Jacqueline Draper State Farm Fire & Casualty Company c/o GABLEGOTWALS BOK Park Plaza 499 W. Sheridan Ave., Suite 2200 Oklahoma City, OK 73102	To be deposed. State Farm Team Manager. Facts and circumstances surrounding coverages under the policy, the loss, training, and handling of Plaintiff's claim.	Expected.
7.	Sharon Arnold State Farm Fire & Casualty Company c/o GABLEGOTWALS BOK Park Plaza 499 W. Sheridan Ave., Suite 2200 Oklahoma City, OK 73102	To be deposed. State Farm Section Manager. Facts and circumstances surrounding coverages under the policy, the loss, training, and handling of Plaintiff's claim.	Expected.
8.	Anthony Mendoza State Farm Fire & Casualty Company c/o GABLEGOTWALS BOK Park Plaza 499 W. Sheridan Ave., Suite 2200 Oklahoma City, OK 73102	Deposed.	Expected.

9.	Jonathan Marks Aegis Roofing and Construction 7785 Gold Circle Dr Edmond, OK 73025 Sean McCoggle State Farm Fire & Casualty Company c/o GABLEGOTWALS BOK Park Plaza 499 W. Sheridan Ave.,	To be deposed. Non-retained expert witness under Fed. R. Civ. P. 26(a)(2)(C). See Doc. No. 21 for summary of expected testimony. Facts and circumstances surrounding coverages under the policy, the loss, and handling of Plaintiff's claim.	Expected. May.
	Suite 2200 Oklahoma City, OK 73102		
11.	Roshanda Pineset State Farm Fire & Casualty Company c/o GABLEGOTWALS BOK Park Plaza 499 W. Sheridan Ave., Suite 2200 Oklahoma City, OK 73102	Facts and circumstances surrounding coverages under the policy, the loss, and handling of Plaintiff's claim.	May.
12.	Amy Lanier 15000 Sharon Springs Dr Jones, OK 73049	Former State Farm Claim Specialist. Facts and circumstances surrounding her claim handling experience before and after Jacqueline Draper became her team manager and Hail Focus.	Expected.
13.	Tony Nesbitt State Farm Fire & Casualty Company c/o GABLEGOTWALS BOK Park Plaza 499 W. Sheridan Ave., Suite 2200	Facts and circumstances surrounding coverages under the policy, the loss, and handling of Plaintiff's claim.	May.

	Oklahoma City, OK 73102		
14.	Todd Johnson State Farm Fire & Casualty Company c/o GABLEGOTWALS BOK Park Plaza 499 W. Sheridan Ave., Suite 2200 Oklahoma City, OK 73102	Facts and circumstances surrounding coverages under the policy, the loss, and handling of Plaintiff's claim.	May.
15.	Corporate representative(s) of State Farm Fire & Casualty Company c/o GABLEGOTWALS BOK Park Plaza 499 W. Sheridan Ave., Suite 2200 Oklahoma City, OK 73102	Facts and circumstances surrounding coverages under the policy, underwriting of the policy, the loss, and handling of Plaintiff's claim and similarly situated claims, policies and procedures of State Farm, training, discovery responses of State Farm and financials of State Farm.	Expected.
16.	Corbin Swain, P.E. Day Engineering Consultants, LLC P.O. Box 1405 Jenks, OK 74037	Facts and circumstances surrounding inspection of Plaintiff's roof, and photographs.	May.
17.	Michael Joe Lewis 3009 Sunset Blvd. Oklahoma City, OK 73120	Facts and circumstances surrounding hail damages and State Farm's handling of their claim	May.
18.	Stephanie R. Lewis 3009 Sunset Blvd. Oklahoma City, OK 73120	Facts and circumstances surrounding hail damages and State Farm's handling of their claim	May.

19.	All witnesses identified through discovery not otherwise objected to by Plaintiff	May.
20.	Any witnesses identified in any deposition or discovery responses not otherwise objected to by Plaintiff	May.
21.	Any witnesses necessary to authenticate any exhibit	May.
22.	All witnesses listed by Defendant, whether called or not.	May.
23.	All rebuttal and impeachment witnesses	May.
24.	Plaintiff reserves the right to amend this list as discovery is still ongoing.	May.

MILLER JOHNSON JONES ANTONISSE & WHITE, PLLC

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CERTIFICATE OF SERVICE

☑ I hereby certify that on March 22, 2022, I electronically transmitted the attached document to the Clerk of Court using the ECF System for filing. Based on the records currently on file, the Clerk of Court will transmit a Notice of Electronic Filing to the following ECF registrants:

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s/Shawna L. Landeros

Shawna L. Landeros